1	KIMBERLY P. STEIN, ESQ. Nevada Bar No. 8675	
2	E-mail: kps@fdlawlv.com FLANGAS LAW GROUP	
3	3275 S. Jones Blvd., Suite 105	
4	Las Vegas, NV 89146 Telephone: (702) 307-9500	
5	Attorneys for Defendant Ignite International, Ltd.	
6		
7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE DISTRICT OF NEVADA	
9	TYLER BAKER, on behalf of himself and	CASE NO.: 2:20-CV-001172-JCM-DJA
0	those similarly situated,	STIPULATION AND ORDER
1	Plaintiff,	EXTENDING TIME FOR DEFENDANT IGNITE
2	v.	INTERNATIONAL, LTD. TO RESPOND TO COMPLAINT
	IGNITE INTERNATIONAL, LTD.,	(SECOND REQUEST)
3 4	Defendant.	
5	Plaintiff Tyler Baker ("Baker") and Defendant Ignite International, Ltd. ("Ignite")	
6	respectfully submit this Stipulation Extending Time for Ignite to Respond to the Complaint	
7	pursuant to Federal Rule of Civil Procedure 12(a).	
8	STIPULATION	
9	WHEREAS, on June 23, 2020, Baker filed his Complaint in this matter;	
20	WHEREAS, on June 26, 2020, Baker served its Complaint on Ignite, making	
21	July 17, 2020 Ignite's original deadline to respond to the Complaint;	
22	WHEREAS, Ignite had previously requested an extension of time to respond to the	
23	Complaint and Baker agreed to such extension, and the last day for Ignite to respond to the	
24	Complaint was extended to and included July 31, 2020 pursuant to Order of this Court	
25	(ECF No. 6);	
26	WHEREAS, Ignite has requested a further extension of time to respond to the	
27	Complaint and Baker has agreed to such extension;	
28	WHEREAS, Baker and Ignite therefore agree that the last day for Ignite to respond	
	a l	

to the Complaint is extended to and including August 24, 2020; and 1 WHEREAS, this Stipulation will not alter any other date or any event or any 2 deadline already fixed by Court order. 3 ACCORDINGLY, IT IS HEREBY STIPULATED AS FOLLOWS: 4 Defendant Ignite International, Ltd. has until August 24, 2020 to respond to the 5 Complaint. 6 The Parties agree that by entering into this Stipulation, no Party waives any right 7 or remedy. 8 IT IS SO STIPULATED. 9 10 11 Dated this 31st day of July, 2020 KAZEROUNI LAW GROUP, APC 12 /s/Gustavo Ponce, Esq. Gustavo Ponce, Esq. 13 Nevada Bar No. 15084 6069 South Fort Apache Rd., Suite 100 14 Las Vegas, Nevada 89148 15 Attorneys for Plaintiff TYLER BAKER and the 16 Putative Class 17 18 Dated this 31st day of July, 2020 **FLANGAS LAW GROUP** 19 <u>/s/ Kimberly P. Stein</u> KIMBERLY P. STEIN, ESO. 20 Nevada Bar No. 8675 21 E-mail: kps@fdlawlv.com 3275 South Jones Blvd., Suite 105 22 Las Vegas, Nevada 89146 Attorneys for Defendant Ignite International, 23 Ltd. 24 25 26 27 28

Cassae 2:200 coxx 001117722-JTCNM+DDDA Doorcumeentt 180 FFileed 0078/8013/200 FPaagge 2:2 off 33

Casse 2 200 cov 00111772-JICWHDDDA Doccumentt 180 FFiled 008 503 220 FPagge 3 off 3

ORDER In Order to move this case along, the Court hereby GRANTS the proposed stipulation. The Court expects the parties to fully comply with the local rules, including LR IA 6-1, LR IA 6-2, and LR 7-1. IT IS SO ORDERED. DATED this 3rd day of August, 2020. Daniel J. Albregts United States Magistrate Judge